

Fill	in this information to ident	tify your case:				
Uni	ited States Bankruptcy Court	for the:				
so	UTHERN DISTRICT OF NEV	V YORK	_			
Ca	se number (if known)		Chapter 11			
			_ · <u></u>		Check if this an	
					amended filing	
\frown f	ficial Form 201					
	<u>ficial Form 201</u>	an far Nan Individu	ala Eilina i	for Books	untov.	
		on for Non-Individu			· · · · · · · · · · · · · · · · · · ·	06/22
		n a separate sheet to this form. On the to a separate document, <i>Instructions for L</i>				ımber (if
1.	Debtor's name	Troika Media Group, Inc.				
2.	All other names debtor used in the last 8 years	M2 nGage Group, Inc.				
	Include any assumed	Roomlinx, Inc.				
	names, trade names and doing business as names					
3.	Debtor's federal Employer Identification Number (EIN)	83-0401552				
4.	Debtor's address	Principal place of business		Mailing address business	, if different from principal pla	ace of
		25 West 39th Street, 6th Floor New York, New York 10018				
		Number, Street, City, State & ZIP Code		P.O. Box, Number	er, Street, City, State & ZIP Cod	e
		New York			cipal assets, if different from	principal
		County		place of busines		
				Number, Street, 0	City, State & ZIP Code	
5.	Debtor's website (URL)	www.troikamedia.com				
6.	Type of debtor	Company time to the state of th	lite Commence (LLC)	mal 1 (make 2 1 2 - 1 22)	Deuts analis (LLD)	
υ.	Type of deplot	Corporation (including Limited Liabi Partnership (excluding LLP)	iity Company (LLC) a	nd Limited Liability	Parmership (LLP))	
		Other. Specify:				

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Deb	otor Troika Media Group,	Inc.		Case nur	nber (if known)
	Name				
7.	Describe debtor's business	Health Care Busin Single Asset Real Railroad (as define Stockbroker (as de Commodity Broker Clearing Bank (as None of the above B. Check all that apply Tax-exempt entity Investment compa	(as described in 26 U.S.C ny, including hedge fund r (as defined in 15 U.S.C.	J.S.C. § 101(51B))) 53A)) § 101(6)) .1(3)) C. §501) or pooled investmer §80b-2(a)(11)) n System) 4-digit co	nt vehicle (as defined in 15 U.S.C. §80a-3) Indee that best describes debtor. See
8.	Under which chapter of the Bankruptcy Code is the debtor filing? A debtor who is a "small business debtor" must check the first sub-box. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is a "small business debtor") must check the second sub-box.	Check one: Chapter 7 Chapter 9 Chapter 11. Check	The debtor is a small be noncontingent liquidate \$3,024,725. If this suboperations, cash-flow sexist, follow the proceed. The debtor is a debtor debts (excluding debts proceed under Subchbalance sheet, statement any of these documents. A plan is being filed with Acceptances of the plate accordance with 11 U.S. The debtor is required Exchange Commission Attachment to Voluntar (Official Form 201A) w	ed debts (excluding abox is selected, atta- statement, and feder lure in 11 U.S.C. § 1 as defined in 11 U.S. owed to insiders or napter V of Chapter ent of operations, casts do not exist, follow the this petition. In were solicited pre S.C. § 1126(b). It file periodic report according to § 13 or y Petition for Non-In the this form.	efined in 11 U.S.C. § 101(51D), and its aggregate debts owed to insiders or affiliates) are less than ach the most recent balance sheet, statement of all income tax return or if any of these documents do not 116(1)(B). 3.C. § 1182(1), its aggregate noncontingent liquidated affiliates) are less than \$7,500,000, and it chooses to 11. If this sub-box is selected, attach the most recent sh-flow statement, and federal income tax return, or if with the procedure in 11 U.S.C. § 1116(1)(B). petition from one or more classes of creditors, in the securities and or 15(d) of the Securities Exchange Act of 1934. File the adviduals Filing for Bankruptcy under Chapter 11.
9.	Were prior bankruptcy	No.			
J .	cases filed by or against the debtor within the last 8 years? If more than 2 cases, attach a separate list.	Yes.		When When	Case number Case number
10.	Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor?	□ No ☑ Yes.			
	List all cases. If more than 1, attach a separate list	Debtor _	See Attachment A		Relationship
		District		When	Case number, if known

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Deb	otor Troika Media Grou	Inc. Case numb	er (if known)					
	Name							
11.	Why is the case filed in this district?	Check all that apply:						
		Debtor has had its domicile, principal place of business, or principal assets in this district for 180 days immediately						
		preceding the date of this petition or for a longer part of such 180 days than in any other district.						
		△ A bankruptcy case concerning debtor's affiliate, general partner, o ———————————————————————————————————	r partnership is pending in this district.					
12.	Does the debtor own or	⊠ No						
	have possession of any real property or personal property that needs immediate attention?	Yes. Answer below for each property that needs immediate attention. Attach additional sheets if needed.						
		Why does the property need immediate attention? (Check	k all that apply.)					
		☐ It poses or is alleged to pose a threat of imminent and ide						
		What is the hazard?						
		☐ It needs to be physically secured or protected from the w	eather.					
		It includes perishable goods or assets that could quickly of livestock, seasonal goods, meat, dairy, produce, or securit						
		Other	les-related assets of other options).					
		Where is the property?						
		Number, Street, City, State	e & ZIP Code					
		Is the property insured?						
		No						
		Yes. Insurance agency						
		Contact name						
		Phone						
	Statistical and admin	rative information						
13	Debtor's estimation of	Check one:						
10.	available funds	Funds will be available for distribution to unsecured creditors						
		After any administrative expenses are paid, no funds will be available to unsecured creditors.						
14.	Estimated number of creditors	1.49	25,001-50,000					
		50-99	☐ 50,001-100,000 ☐ More than 100,000					
		200-999	_					
15.	Estimated Assets	\$0 - \$50,000 \$1,000,001 - \$10 millio	on \$500,000,001 - \$1 billion					
		\$50,001 - \$100,000 \$10,000,001 - \$50 mill						
		\$100,001 - \$500,000						
		\$500,001 - \$1 million	IIIIOTI IIIOTE IIIATI \$50 DIIIIOTI					
16.	Estimated liabilities	\$0 - \$50,000 \$1,000,001 - \$10 million						
		\$50,001 - \$100,000						
		\$500,001 - \$1 million \$100,000,001 - \$500 n						

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Debtor	Troika Media G	roup	, Inc.			Case number (if known)
	Name					
	Request for Relie	f, De	claration, and S	ignatures		
WARNIN				Making a false stateme both. 18 U.S.C. §§ 152,		a bankruptcy case can result in fines up to \$500,000 or l.
of au	aration and signatu uthorized esentative of debto		·	ests relief in accordanc	·	itle 11, United States Code, specified in this petition.
			I have examined	I the information in this	petition and have a re	asonable belief that the information is true and correct.
			I declare under p	penalty of perjury that t	he foregoing is true an	d correct.
			Executed on _	12/07/2023 MM / DD / YYYY		
		X	/s/ G. Grant L Signature of auti	yon horized representative	of debtor	G. Grant Lyon Printed name
			Title Preside	ent and Interim Chi	ef Executive Office	r
18. Sign	ature of attorney	X	/s/ Brian S. I	Lennon		Date 12/07/2023
	-		Signature of atto	rney for debtor		MM / DD / YYYY
			Brian S. Lenn	on		
			Printed name			
			Milleio Form 9	Callaghar I I D		
			Firm name	Gallagher LLP		
			787 Seventh			
			Number Street	City, State & ZIP Code	<u> </u>	
			Number, Sueet,	Oity, Otate & Zii Code	•	
			Contact phone	212-728-8000	Email address	blennon@willkie.com
			4215083 NY			
			Bar number and	State		_

SOUT	ED STATES BANKRUPTCY COURT HERN DISTRICT OF NEW YORK 	K	
In re:	:	: : Chapte	er 11
Troika	Media Group, Inc., et al., 1	: Case N	Jo. 23()
	Debtors.	:	Administration Requested)
	chment to Voluntary Petition for Non-Indiv	•	ng for Bankruptcy under Chapter 11
1.	If any of the debtors' securities are registered 1934, the SEC file number is <u>001-40329</u> .	l under Sec	tion 12 of the Securities Exchange Act of
2.	The following financial data is the latest availa of the dates noted in the comments below.	ble informa	ation and refers to the debtors' condition as
	a. Total assets		\$86,500,000
	b. Total debts (including debts listed in 2.c	., below)	\$130,700,000
	c. Debt securities held by more than 500 he	olders:	None
	d. Number of shares of preferred stock		<u>14</u>
	e. Number of shares of common stock		16,676,762
unaudit	ents, if any: <u>Total assets and total debts are lited</u> consolidated financial statements for the fixedge, the shares of common stock listed above a	scal period	ended October 31, 2023. To the Debtors'
3.	Brief description of debtors' business: <u>Troika</u> "Debtors") have two main revenue streams. manage a customer's marketing, data, and/or business, the Debtors deliver work product rel	For their "creative pro	Managed Services" business, the Debtors ogram. For their "Performance Solutions"
4.	List the names of any person who directly o vote, 5% or more of the voting securities of d		

The Debtors in these Chapter 11 Cases and the last four (4) digits of each Debtor's federal taxpayer identification number are as follows: Troika Media Group, Inc. (1552), Troika Mission Worldwide, Inc. (3406), Troika Services, Inc. (6042), Troika Design Group, Inc. (4560), Troika Production Group, LLC (3392), Troika-Mission Holdings, Inc. (8417), MissionCulture LLC (1903), Mission Media USA, Inc. (1312), Troika IO, Inc. (4013), CD Acquisition Corp. (5486), Converge Direct, LLC (0788), Converge Direct Interactive, LLC (8110), and Lacuna Ventures, LLC (2168). The Debtors' executive headquarters are located at 25 West 39th Street, 6th Floor, New York, NY 10018.

ATTACHMENT A TO VOLUNTARY PETITION

Pending Bankruptcy Cases Filed by Affiliates of the Debtor

On the date hereof, each of the entities below (collectively, the "<u>Debtors</u>") filed a petition in the United States Bankruptcy Court for the Southern District of New York for relief under chapter 11 of title 11 of the United States Code. Contemporaneously with the filing of their voluntary petitions, the Debtors filed a motion requesting that this Court consolidate their chapter 11 cases for procedural purposes only.

Entity Name
CD Acquisition Corp.
Converge Direct Interactive, LLC
Converge Direct, LLC
Lacuna Ventures, LLC
Mission Media USA, Inc.
MissionCulture LLC
Troika Design Group, Inc.
Troika IO, Inc.
Troika Media Group, Inc.
Troika Mission Worldwide, Inc.
Troika Production Group, LLC
Troika Services, Inc.
Troika-Mission Holdings, Inc.

RESOLUTIONS FOR CONSIDERATION BY THE BOARD OF DIRECTORS OF TROIKA MEDIA GROUP, INC.

Adopted December 6, 2023

WHEREAS, the board of directors (the "<u>Board</u>") of Troika Media Group, Inc., a Nevada corporation ("<u>Troika Media Group</u>" and, collectively with each entity set forth on <u>Schedule I</u> attached hereto, the "<u>Company</u>" or the "<u>Companies</u>"), does hereby consent to and adopt the following resolutions:

WHEREAS, on November 8, 2022, the Board formed a special committee of independent directors (the "Special Committee") to assist the Board in addressing issues related to the financial restructuring of each entity set forth on Schedule I attached hereto (the "Restructuring"), including, but not limited to, considering, reviewing, negotiating, and recommending for approval or rejection all financing or refinancing necessary to effectuate the Restructuring and/or a potential sale of the Companies' respective assets through a bankruptcy proceeding under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") or otherwise, and implementing all related actions in connection thereto;

WHEREAS, the Board has had the opportunity to consult with the Special Committee and fully consider each of the strategic alternatives available to the Company; and

WHEREAS, the Board has reviewed and considered the options available and has considered the financial and operational conditions of the Companies on the date hereof, including the assets of the Companies, the current and long-term liabilities of the Companies, and the recommendations of the Companies' legal, financial, and restructuring advisors as to the relative risks and benefits of pursuing a Restructuring under the Bankruptcy Code;

WHEREAS, the Board, acting on behalf of the Companies, has determined that, in its judgment, it is advisable and in the best interest of the Companies and the Companies' stakeholders, creditors, and other interested parties creditors to commence a case under the provisions of chapter 11 of the Bankruptcy Code (each a "Bankruptcy Case," and collectively, the "Bankruptcy Cases");

WHEREAS, in support of the Bankruptcy Cases, each Company intends to enter into (i) that certain Debtor-in-Possession Credit Agreement (the "<u>DIP Credit Agreement</u>"), by and among Troika Media Group as borrower, certain other Companies as guarantors, the lenders from time to time party thereto and Blue Torch Finance LLC, as administrative agent and as collateral agent (the "<u>DIP Agent</u>"), and (ii) that certain asset purchase agreement (the "<u>Stalking Horse Agreement</u>" and together with the DIP Credit Agreement, the "<u>Transaction Documents</u>"), by and among the Sellers (as such term is defined in the Stalking Horse Agreement) and Purchaser (as defined in the Stalking Horse Agreement), each substantially in the form previously presented to the Board;

WHEREAS, the Board has determined that, in its judgment, in light of the Bankruptcy Cases, it is advisable and in the best interest of Troika Media Group and its stakeholders to postpone its annual general meeting of stockholders scheduled for December 15, 2023 to a later date, such later date to be approved by the Board pending resolution of the Bankruptcy Cases; and

WHEREAS, upon the recommendation of the Special Committee, the Board believes that it is advisable and in the best interests of each Company to enter into, deliver and perform its obligations under the Transaction Documents.

Commencement and Prosecution of Bankruptcy Cases

NOW THEREFORE, BE IT:

RESOLVED, that, in the judgment of the Board, acting on behalf of the Companies, it is desirable and in the best interest of the Companies, the creditors of the Companies, and other interested parties of the Companies that a voluntary petition (a "<u>Petition</u>") be filed by each Company with the United States Bankruptcy Court for the Southern District of New York (the "<u>Bankruptcy Court</u>") under the provisions of chapter 11 of the Bankruptcy Code; and it is further

RESOLVED, that the officers of each Company (each, an "<u>Authorized Person</u>" and collectively, the "<u>Authorized Persons</u>") be, and each of them, acting alone or in any combination, hereby is, authorized, directed, and empowered, on behalf of and in the name of such Company (i) to execute and verify a Petition and all documents ancillary thereto, and to cause such Petition to be filed with the Bankruptcy Court commencing a Bankruptcy Case, and to make or cause to be made prior to the execution thereof any modifications to such Petition or ancillary documents, and (ii) to execute, verify, and file or cause to be filed all other petitions, schedules, lists, motions, applications, declarations, affidavits, and other papers or documents necessary, appropriate, or desirable in connection with the foregoing; and it is further

Retention of Professionals

RESOLVED, that the Companies be, and hereby are, authorized, empowered, and directed to retain the law firm Willkie Farr & Gallagher LLP to represent the Companies, as debtors and debtors-inpossession, in connection with the Bankruptcy Cases on the terms set forth in such firm's engagement letter with Troika Media Group on behalf of the Companies, and to represent and assist each of the Companies in carrying out its duties under the Bankruptcy Code, and to take any and all actions to advance each Company's rights and obligations, including to (a) execute, acknowledge, deliver, and verify the Petition and all other ancillary documents, and to cause the Petition to be filed with the Bankruptcy Court and make or cause to be made, prior to execution thereof, any modifications to the Petition or any ancillary document as an Authorized Person deems necessary, desirable, or appropriate to carry out the intent and accomplish the purpose of these resolutions, (b) execute, acknowledge, deliver, verify, and file or cause to be filed all petitions, schedules, statements, lists, motions, applications and other papers or documents necessary or proper in connection with the foregoing, and (c) execute, acknowledge, deliver, and verify any and all other documents necessary or proper in connection therewith and to administer the Companies' chapter 11 cases in form or forms as any Authorized Person may deem necessary or proper in order to effectuate the purpose of the intent of the foregoing resolution; and in connection therewith, each of the Authorized Persons, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed an appropriate application for authority to retain the services of Willkie Farr & Gallagher LLP; and it is further

RESOLVED, that the Companies be, and hereby are, authorized, empowered, and directed to retain Jefferies LLC to serve as investment banker to represent and assist the Companies in connection with the refinancing and/or sale of the Companies' assets and in carrying out its duties under the Bankruptcy Code and to take any and all actions to advance the Companies' rights and obligations in connection with the Bankruptcy Cases; and in connection therewith, the Authorized Persons shall be, and each of them, acting alone or in any combination, hereby is, authorized, directed, and empowered, on behalf of and in the name of the Companies, to execute appropriate retention agreements, pay appropriate retainers, if required, prior to and immediately upon the filing of the Bankruptcy Cases, and to cause to be filed an appropriate application for authority to retain the services of Jefferies LLC; and it is further

RESOLVED, that the Companies be, and hereby are, authorized, empowered, and directed to retain Areté Capital Partners, LLC to serve as financial advisor to represent and assist the Companies in connection with the refinancing and/or sale of the Companies' assets and in carrying out its duties under the Bankruptcy Code and to take any and all actions to advance the Companies' rights and obligations in connection with the Bankruptcy Cases; and in connection therewith, the Authorized Persons shall be, and each of them, acting alone or in any combination, hereby is, authorized, directed, and empowered, on behalf of and in the name of the Companies, to execute appropriate retention agreements, pay appropriate retainers, if required, prior to and immediately upon the filing of the Bankruptcy Cases, and to cause to be filed an appropriate application for authority to retain the services of Areté Capital Partners, LLC; and it is further

RESOLVED, that the Companies be, and hereby are, authorized, empowered, and directed to retain Kroll Restructuring Administration LLC to serve as the notice, claims, solicitation and balloting agent, and administrative advisor in connection with the Bankruptcy Cases; and, in connection therewith, the Authorized Persons shall be, and each of them, acting alone or in any combination, hereby is, authorized, directed, and empowered, on behalf of and in the name of the Companies to execute appropriate retention agreements, pay appropriate retainers, if required, prior to and immediately upon the filing of the Bankruptcy Cases, and to cause to be filed an appropriate application for authority to retain the services of Kroll Restructuring Administration LLC; and it is further

RESOLVED, that each Authorized Person be, and each hereby is, authorized and directed to employ any other professionals to assist the Companies in carrying out each Companies' duties under the Bankruptcy Code, and to take any and all actions to advance the Companies' rights and obligations; and, in connection therewith, each of the Authorized Persons, with power of delegation, is hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain the services of any other professionals as necessary, and it is further

RESOLVED, that each Authorized Person be, and each hereby is, with power of delegation, authorized, empowered and directed to execute and file all petitions, schedules, motions, lists, applications, pleadings, and other papers and, in connection therewith, to employ and retain all assistance by legal counsel, accountants, financial advisors, and other professionals and to take and perform any and all further acts and deeds that each of the Authorized Persons deems necessary, proper or desirable in connection with the Companies' Bankruptcy Cases, with a view to the successful prosecution of such case, and it is further

RESOLVED, that each of the aforementioned retained advisors of the Companies is hereby authorized to take any and all actions necessary or desirable to advise the Companies' rights and obligations and facilitate the commencement of any cases commenced by the Companies under the Bankruptcy Code, and it is further

Transaction Documents

RESOLVED, that the form, terms, and provisions of each Transaction Document (including the DIP Credit Agreement and the other Loan Documents (as hereinafter defined)), including, without limitation, any exhibits, appendices and schedules thereto, all transactions contemplated thereby and all actions taken by the Authorized Person(s) in connection therewith be, and hereby are, authorized, approved and ratified in all respects with such modifications, changes, additions and deletions thereto as may be approved or deemed necessary, desirable, convenient, advisable or appropriate by an Authorized Person executing the same, the execution thereof by such Authorized Person to be conclusive evidence of such approval, necessity, desirability, convenience, advisability, or appropriateness; and it is further

RESOLVED, that the execution and delivery of each Transaction Document (including the DIP Credit Agreement and the other Loan Documents) and the performance by each Company of its obligations thereunder, including the granting, ratification or reaffirmation of any security interest, mortgage, or lien, or the provision of any guarantee, as applicable, in each case, as contemplated by or in connection with the DIP Credit Agreement, the other Loan Documents and the other Transaction Documents, hereby are expressly authorized, adopted, confirmed, ratified and approved, and such approval is intended to and shall constitute all authorization and approval required by each Governing Body; and it is further

RESOLVED, that each of the Authorized Persons be and they hereby are authorized to execute, deliver and perform, or cause to be executed, delivered and performed, as applicable from time to time, in the name of and on behalf of each Company, the DIP Credit Agreement and various other documents, agreements, instruments, questionnaires, papers, or writings, as such Authorized Person determines are necessary, convenient, advisable, appropriate, or desirable to effect execution, delivery, and performance of the DIP Credit Agreement and the transactions contemplated thereunder as intended by these resolutions, including but not limited to, any UCC financing statements and other instruments, stock powers, bond powers, unit powers, powers of attorney, side letters, notary letters, allonges, waivers, documents, certificates, consents, assignments, notices, affidavits, certificates of officers (including secretary's certificates) and other certificates, control agreements, intellectual property grants, guarantees, pledge agreements and other pledge documents, security agreements and other security documents, ratification agreements, and agreements contemplated thereby or executed and delivered in connection therewith (collectively, the "Loan Documents"), in each case, with such changes, additions, modifications, and terms as the Authorized Person(s) executing the Loan Documents shall approve, with such Authorized Person's execution thereof to be deemed conclusive evidence of such approval, and in each case and in connection therewith, with all amendments, amendments and restatements, supplements, renewals, extensions, modifications, substitutions, and replacements thereof and each other agreement now existing or hereafter created providing collateral security for payment or performance of the obligations thereunder; and it is further

RESOLVED, that each of the Authorized Persons be and they hereby are authorized, directed, and empowered, for and on behalf of and in the name of each Company to assign, hypothecate, set over, grant security interests in or grant a continuing security interest in, mortgage or pledge any or all of the assets and properties of each Company, real, personal or mixed, tangible or intangible, now owned or hereafter acquired, and all proceeds of the foregoing, to the DIP Agent as security for the obligations under the DIP Credit Agreement and the other Loan Documents; and it is further

RESOLVED, that to the extent that the approval of each Company in its capacity as a stockholder, shareholder, equity holder, managing member, sole member, general partner, limited partner, or member of any person is required for each Company or any such other person to execute, deliver and perform any of its obligations (including the grant of a lien on its assets) under the DIP Credit Agreement, or the other Loan Documents, the other Transaction Documents, each Company hereby consents thereto; and it is further

RESOLVED, that the Board, having reviewed the Stalking Horse Agreement, whereby the Sellers agree to sell the Acquired Assets (as defined in the Stalking Horse Agreement) under section 363 of the Bankruptcy Code (the "<u>Sale</u>"), subject to the terms and conditions set forth therein and the bidding procedures established by the Bankruptcy Court, hereby determine that the Sale and the other transactions contemplated by the Stalking Horse Agreement are advisable and in the best interests of the Sellers and their shareholders and other stakeholders; and it is further

RESOLVED, that the form, terms and provisions of (i) the Stalking Horse Agreement, substantially in the form presented to the Board, with such changes therein and additions thereto as the

Authorized Persons executing the same shall approve, the execution thereof by an Authorized Person to be deemed conclusive evidence of such approval, and (ii) the other sale documents including, without limitation, any exhibits, appendices and schedules thereto, all transactions contemplated thereby and all actions taken by the Authorized Person in connection therewith be, and hereby are, authorized, approved, and ratified in all respects with such modifications, changes, additions, and deletions thereto as may be approved or deemed necessary, desirable, convenient, advisable, or appropriate by an Authorized Person executing the same, the execution thereof by such Authorized Person to be conclusive evidence of such approval, necessity, desirability, convenience, advisability or appropriateness; and it is further

RESOLVED, that the execution and delivery of the Stalking Horse Agreement and the other sale documents, and the performance by the Sellers of their obligations thereunder, hereby are expressly authorized, adopted, confirmed, ratified and approved, and such approval is intended to and shall constitute all authorization and approval required by the Board; and it is further

RESOLVED, that each of the Authorized Persons is authorized to make, execute, file and deliver any and all consents, certificates, documents, instruments, amendments, papers or writings as may be required in connection with or in furtherance of any of the foregoing, and to do any and all other acts necessary or desirable to effectuate the foregoing resolutions, the execution and delivery thereof by such Authorized Person(s) to be deemed conclusive evidence of the approval by each Company of the terms, provisions and conditions thereof; and it is further

RESOLVED, that any and all past actions heretofore lawfully taken by any Authorized Person, or any other officers, directors, members or any authorized persons acting under similar authority, as the case may be, of each Company or any Governing Body of a Company, in the name and on behalf of each Company in furtherance of any or all of the preceding resolutions are hereby ratified, confirmed, adopted and approved in all respects; and it is further

Annual General Meeting of Stockholders

RESOLVED, that the annual general meeting of stockholders originally scheduled for December 15, 2023 be, and hereby is, postponed indefinitely, and that the Authorized Persons are, and each hereby is, authorized, directed and empowered to take such actions and make such filings as may be required to effectuate the postponement of the annual general meeting of stockholders; and it is further

General

RESOLVED, that the Authorized Persons be, and each of them, acting alone or in any combination, hereby is, authorized, directed, empowered, on behalf of and in the name of each Company, to perform the obligations of such Company under the Bankruptcy Code, with all such actions to be performed in such manner, and all such certificates, instruments, guaranties, notices, and documents to be executed and delivered in such form, as the Authorized Persons performing or executing the same shall approve, and the performance or execution thereof by such Authorized Persons shall be conclusive evidence of the approval thereof by such Authorized Persons and by such Company; and it is further

RESOLVED, that the Authorized Persons be, and each of them, acting alone or in any combination is, hereby authorized, directed, and empowered, in the name of and on behalf of each Company, to cause such Company to enter into, execute, deliver, certify, file, record and perform under such agreements, instruments, motions, affidavits, applications for approvals or rulings of governmental or regulatory authorities, certificates or other documents, to pay all expenses, including filing fees, and to take such other actions as in the judgment of such Authorized Persons, shall be necessary, proper, and desirable to prosecute a successful completion of such Company's Bankruptcy Case and to effectuate the restructuring or sale of

such Company's debts, other obligations, organizational form and structure and ownership of such Company, all consistent with the foregoing resolutions and to carry out and put into effect the purposes of which the foregoing resolutions, and the transactions contemplated by these resolutions, their authority thereunto to be evidenced by the taking of such actions; and it is further

RESOLVED, that in connection with the commencement of Bankruptcy Cases by the Company and certain affiliates of the Company, any Authorized Person shall be, and hereby is, authorized, directed, and empowered, in the name and on behalf of the Company, as debtor and debtor in possession, to negotiate, execute, and deliver agreements for the use of cash collateral in connection with the Companies' Bankruptcy Cases, which agreement(s) may require the Company to acknowledge the debt and liens of existing loans, grant liens, and pay interest to the Company's existing lender(s); and, in connection therewith, any Authorized Person is hereby authorized and directed to execute appropriate agreements and related ancillary documents; and it is further

RESOLVED, that in connection with the commencement of Bankruptcy Cases by the Company and certain affiliates of the Company, any Authorized Person shall be, and hereby is, authorized, directed, and empowered, in the name and on behalf of the Company, as debtor and debtor in possession, to negotiate, execute, and obtain post-petition financing, including under debtor-in-possession credit facilities; and to enter into any guarantees and to pledge and grant liens on its assets as may be contemplated by or required under the terms of such post-petition financing; and in connection therewith, any Authorized Person is hereby authorized and directed to execute appropriate loan agreements and related ancillary documents; and it is further

RESOLVED, that all of the acts and transactions relating to matters contemplated by the foregoing resolutions, which acts and transactions would have been authorized and approved by the foregoing resolutions except that such acts and transactions were taken prior to the adoption of these resolutions, be, and they hereby are, in all respects confirmed, approved, and ratified; and it is further

RESOLVED, that these resolutions of the Board shall be filed with the minutes of the proceedings of the Board.

Schedule I

Troika Media Group, Inc.
Troika IO, Inc.
Troika Mission Worldwide, Inc.
Troika Design Group, Inc.
Troika Production Group, LLC
Troika Services, Inc.
Troika-Mission Holdings, Inc.
MissionCulture LLC
Mission Media USA, Inc.
CD Acquisition Corp.
Converge Direct, LLC
Converge Direct Interactive, LLC
Lacuna Ventures, LLC

:				
	11			
In re:	: Chapter 11			
Troika Media Group, Inc., et al., 1	: Case No. 23()			
Debtors.	: (Joint Administration Requested)			
	: X			

UNITED STATES BANKRUPTCY COURT

CORPORATE OWNERSHIP STATEMENT PURSUANT TO FED R. BANKR. P. 1007(a)(1) AND 7007.1

Pursuant to Rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the above-captioned debtors and debtors-in-possession (the "<u>Debtors</u>"), to the best of their knowledge, information, and belief, hereby state as follows:

- 1. Troika Media Group, Inc. owns 100% of the equity interests of Debtors Troika IO, Inc., Troika Mission Worldwide, Inc., Troika-Mission Holdings, Inc., Troika Design Group, Inc., Troika Services, Inc., and CD Acquisition Corp.
- 2. Troika-Mission Holdings, Inc. owns 100% of the equity interests of Debtors MissionCulture LLC and Mission Media USA, Inc.
- 3. Troika Design Group, Inc. owns 100% of the equity interests of Debtor Troika Production Group, LLC.

The Debtors in these chapter 11 cases and the last four (4) digits of each Debtor's federal taxpayer identification number are as follows: Troika Media Group, Inc. (1552), Troika Mission Worldwide, Inc. (3406), Troika Services, Inc. (6042), Troika Design Group, Inc. (4560), Troika Production Group, LLC (3392), Troika-Mission Holdings, Inc. (8417), MissionCulture LLC (1903), Mission Media USA, Inc. (1312), Troika IO, Inc. (4013), CD Acquisition Corp. (5486), Converge Direct, LLC (0788), Converge Direct Interactive, LLC (8110), and Lacuna Ventures, LLC (2168). The Debtors' executive headquarters are located at 25 West 39th Street, 6th Floor, New York, NY 10018.

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- 4. CD Acquisition Corp. owns 100% of the equity interests of Debtor Converge Direct, LLC.
- 5. Converge Direct, LLC owns 100% of the equity interests of Debtors Lacuna Ventures, LLC and Converge Direct Interactive, LLC, as well as 40% of the equity interest of non-Debtor Converge Marketing Services, LLC.²

Mr. Maarten Terry owns the remaining 60% of equity interests in non-Debtor Converge Marketing Services, LLC.

SOUTHERN DISTRICT OF NEW YO	ORK
	X
In re:	: Chapter 11
Troika Media Group, Inc.,	: Case No. 23(
Debtor.	: (Joint Administration Requested
	: X

UNITED STATES BANKRUPTCY COURT

CONSOLIDATED LIST OF CREDITORS HOLDING THE 30 LARGEST UNSECURED CLAIMS

Set forth below is the list of creditors that hold, based upon information presently available and belief, the thirty (30) largest unsecured claims (the "Top 30 List") against Troika Media Group, Inc. and its affiliated debtors and debtors in possession (collectively, the "Debtors"). This list has been prepared based upon the books and records of the Debtors. The Top 50 List was prepared in accordance with Rule 1007(d) of the Federal Rules of Bankruptcy Procedure for filing in the Debtors' chapter 11 cases. The Top 30 List does not include: (1) persons who come within the definition of an "insider" as set forth in 11 U.S.C. § 101(31); or (2) secured creditors, including those creditors with a right to setoff under applicable law, unless the value of the collateral (or amount entitled to be offset) is such that the unsecured deficiency places the creditor among the holders of the thirty (30) largest unsecured claims. The information presented in the Top 30 List shall not constitute an admission by, nor is it binding on, the Debtors. The information presented herein, including, without limitation: (a) the failure of the Debtors to list any claim as contingent, unliquidated, disputed, or subject to a setoff; or (b) the listing of any claim as unsecured, does not constitute an admission by the Debtors that the secured lenders listed hold any deficiency claims nor does it constitute a waiver of the Debtors' rights to contest the validity, priority, nature, characterization, and/or amount of any claim.

[List appears on next page]

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ill in this information to identify the case:					
Debtor name: Troika Media Group, Inc.					
United States Bankruptcy Court for the Southern District of New York					
Case number (if known):					

 $\hfill\Box$ Check if this is an amended filing

Official Form 204

Chapter 11 Case: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders

12/15

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

Name of creditor and complete mailing address, including zip code			Nature of the claim(for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured Claim
1	TOM MARIANACCI, MAARTEN TERRY & MICHAEL CARRANO ATTN: FRANK A. OSWALD C/O TOGUT, SEGAL & SEGAL LLP ONE PENN PLAZA, SUITE 3335 NEW YORK, NY 10119 and SADIQ TOAMA * ATTN: ROBIN SPIGEL C/O ALLEN & OVERY LLP 1221 AVENUE OF THE AMERICAS NEW YORK, NY 10020	TOM MARIANACCI, MAARTEN TERRY & MICHAEL CARRANO ATTN: FRANK A. OSWALD PHONE: (212) 201-5590 EMAIL: FRANKOSWALD@TEAMTOGUT.COM and SADIQ TOAMA ATTN: ROBIN SPIGEL PHONE: (212) 610-6300 EMAIL: ROBIN.SPIGEL@ALLENOVERY.COM	ALLEGED ACQUISITION OBLIGATIONS AND RELATED LITIGATION	С, U, D	porting secured		\$9,346,504
2	VALASSIS 15955 LA CANTERA PKWY SAN ANTONIO, TX 78256	VALASSIS ATTN: PRESIDENT OR GENERAL COUNSEL PHONE: (800) 437-0479 EMAIL: CHRISTOPHER.FINNEY@VERICAST.COM	TRADE				\$5,774,492
3	GOOGLE 1600 AMPHITHEATRE PKWY DEPT 33654 MOUNTAIN VIEW, CA 94043	GOOGLE ATTN: SUNDAR PICHAI, CEO PHONE: (650) 253-0000 FAX: (650) 253-0001 EMAIL: MGRANETZ@GOOGLE.COM	TRADE				\$5,420,388
4	MSPARK - MAILSOUTH 5901 HWY 52 E HELENA, AL 35080	MSPARK - MAILSOUTH ATTN: GREG BOGICH, CEO PHONE: (205) 620-6316 EMAIL: TRAMBO@MSPARK.COM	TRADE				\$2,157,022
5	KYLE HILL THE LAW OFFICES OF JEFFREY G. JACOBS 15615 ALTON PARKWAY, SUITE 450 IRVINE, CA 92618	KYLE HILL ATTN: JEFFREY G. JACOBS PHONE: (949) 280-9612 FAX: (949) 450-9368 EMAIL: JEFF@JGJESQ.COM	ALLEGED SEVERANCE OBLIGATIONS AND RELATED LITIGATION	С, U, D			\$1,894,000
6	PRINT MGMT GROUP 31 WEST 34TH STREET 7TH FLOOR # 7017 NEW YORK, NY 10001	PRINT MGMT GROUP ATTN: JOHN SCALLI, CEO PHONE: (212) 213-1555 EMAIL: HELEN@PMGINC.US.COM	TRADE				\$1,471,274
7	DIRECT AGENTS 149 FIFTH AVE, FL 16 NEW YORK, NY 10010	DIRECT AGENTS ATTN: JOSH BOAZ, MANAGING DIRECTOR PHONE: (212) 925-6558 EMAIL: BRENDAN@DIRECTAGENTS.COM	TRADE				\$1,313,293
8	THE TRADE DESK, INC 42 N CHESTNUT ST VENTURA, CA 93001	THE TRADE DESK, INC ATTN: JEFF GREEN, CEO PHONE: (805) 585-3434 EMAIL: JED.DEDERICK@THETRADEDESK.COM	TRADE				\$1,168,310
9	MYMOVE LLC 1101 RED VENTURES DR. FORT MILL, SC 29707	MYMOVE LLC ATTN: PRESIDENT OR GENERAL COUNSEL PHONE: (704) 971-2300 EMAIL: MNUNEZ@REDVENTURES.COM	TRADE				\$637,817
10	MICROSOFT ONLINE 6880 SIERRA CENTER PKWY RENO, NV 89511	MICROSOFT ONLINE ATTN: SATYA NADELLA, CEO PHONE: (775) 823-5600 FAX: (775) 337-3038 EMAIL: JEMECO@MICROSOFT.COM	TRADE				\$627,203

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Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim(for example, trade debts, bank loans, professional services, and	Indicate if claim is contingent, unliquidated, or	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral			
				disputed	or setoff to calculate unsecured claim.			
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured Claim	
11	META PLATFORMS INC - FACEBOOK 1601 WILLOW ROAD MENLO PARK, CA 94025	META PLATFORMS INC - FACEBOOK ATTN: MARK ZUCKERBERG, CEO PHONE: (650) 543-4800 EMAIL: FATIMATADELABU@META.COM	TRADE				\$612,633	
12	VAL-PAK DIRECT MARKETING 1 VALPAK AVENUE NORTH PO BOX 945889 SAINT PETERSBURG, FL 33716	VAL-PAK DIRECT MARKETING ATTH: CHRIS CATE, CEO PHONE: (727) 287-0200 FAX: (727) 399-3061 EMAIL: CATHI_KESSEL@VALPAK.COM	TRADE				\$609,123	
13	HOMEQUOTE- GDMGROUP 145 QUEEN'S ROAD EAST OFFICE A, 16/F HENG SHAN CENTRE HONG KONG	HOMEQUOTE- GDMGROUP ATTN: PRESIDENT OR GENERAL COUNSEL EMAIL: ARTEM.BEREGOVOY@HOMEQUOTE.IO	TRADE				\$571,803	
14	SMALL FALLS MEDIA 9615 GEISLER ROAD EDEN PRAIRIE, MN 55347	SMALL FALLS MEDIA ATTH: PRESIDENT OR GENERAL COUNSEL PHONE: (763) 458-6196 EMAIL: KELLY@SMALLFALLSMEDIA.COM	TRADE				\$533,275	
15	45 MAIN ASSOCIATES LLC 377 BROADWAY, 6TH FLOOR NEW YORK, NY 10013	45 MAIN ASSOCIATES LLC ATTN: MARK KRASSNER PHONE: (212) 431-1300 FAX: (212) 965 2657 EMAIL: MKRASSNER@BORAHGOLDSTEIN.COM	ALLEGED BREACH OF LEASE AND RELATED LITIGATION	C, U, D			\$455,576	
16	NEW YORK TIMES THE TIMES CENTER THE NEW YORK TIMES BUILDING 620 EIGHTH AVENUE NEW YORK, NY 10018	NEW YORK TIMES ATTH: MERIDITH KOPIT LEVIEN, CEO PHONE: (212) 841 1000 EMAIL: NYTCORPTEAM@NYTIMES.COM	TRADE				\$266,000	
17	QUANTCAST 795 FOLSOM STREET 5TH FLOOR SAN FRANCISCO, CA 94107	QUANTCAST ATTN: KONRAD FELDMAN, CEO PHONE: (415) 735-3206 FAX: (415) 738-2318 EMAIL: MATTHEW.KOLBUSZ@QUANTCAST.COM	TRADE				\$249,787	
18	KSL, LLC DBA PROPS 24 TURNER COURT PRINCETON, NJ 08540	KSL, LLC DBA PROPS ATTN: JOSEPH PERELLO, CEO PHONE: (917) 399-4122 EMAIL: JOSEPH@PROPS.US	TRADE				\$213,072	
19	HIBU 2201 RENAISSANCE BLVD. KING OF PRUSSIA, PA 19406	HIBU ATTN: KEVIN JASPER, CEO PHONE: (610) 731-2530 EMAIL: TASHA.HAMILL@HIBU.COM	TRADE				\$175,073	
20	ITSL - TMF HONG KONG LIMITED 1 MATHESON STREET, CAUSEWAY BAY 31/F TOWER TWO, TIMES SQUARE HONG KONG	ITSL - TMF HONG KONG LIMITED ATTN: MARK WEIL, CEO PHONE: +852 31888333 EMAIL: JOSH@ASK.LAW	TRADE				\$171,215	
21	W4 HOLDING COMPANY (DMS) DEPT. LA 23609 PASADENA, CA 91185	W4 HOLDING COMPANY (DMS) ATTH: PRESIDENT OR GENERAL COUNSEL EMAIL: AEDRIS@DMSGROUP.COM	TRADE				\$170,078	
22	NIB DIRECT 1084 N EL CAMINO REAL B-207 ENCINITAS, CA 92024	NIB DIRECT ATTN: ELISA D'AMICO, PRESIDENT PHONE: (760) 527-2200 EMAIL: BRANDON.MOORE@NIBDIRECT.COM	TRADE				\$156,596	

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Pq 19 of 20 Name of creditor and complete mailing address, Name, telephone number, and email address of Nature of the claim(for example, Indicate if claim is Amount of unsecured claim ncluding zip code trade debts, bank loans, contingent, If the claim is fully unsecured, fill in only unsecured claim amount. If claim is professional services, and unliquidated, or partially secured, fill in total claim amount and deduction for value of collateral government contracts) disputed or setoff to calculate unsecured claim. Deduction for value of collateral or partially secured setoff Unsecured Claim THRYV ATTN: JOE WALSH, CEO 2200 WEST AIRFIELD DRIVE P.O. BOX 619810 PHONE: (972) 890-7358; (972) 453-6690 FAX: (972) 453-0292 23 TRADE \$153,330 DFW AIRPORT, TX 75261 EMAIL: SCOTT.KENNEDY@THRYV.COM; COLLEEN.GARDNER@THRYV.COM COLONY BANCORP OF MALIBU COLONY BANCORP OF MALIBU ATTN: PRESIDENT OR GENERAL COUNSEL 6161 SANTA MONICA BLVD, SUITE# 200 HOLLYWOOD, CA 90038 LEASE \$150,066 6161 SANTA MONICA BLVD, SUITE# 200 HOLLYWOOD, CA 90038 ALLIANCE FRANCHISE BRANDS ALLIANCE FRANCHISE BRANDS ATTN: PRESIDENT OR GENERAL COUNSEL 1808 AVENUE P SUITE 101 25 \$128,138 TRADE PHONE: (917) 992-9072 BROOKLYN, NY 11229 EMAIL: DAVID@AWESOMEOFFERSINC.COM PLATEAU DATA SERVICES, LLC DBA RATEMARKET PLATEAU DATA SERVICES, LLC DBA RATEMARKET ATTN: PRESIDENT OR GENERAL COUNSEL TRADE \$125,801 8123 S INTERPORT BLVD. STE A HONE: (310) 721-5469 MAIL: TNGUYEN@SUITEDCONNECTOR.COM ENGLEWOOD, CO 80112 MEDIAAI PHA VENTURES. LLC. MEDIAAI PHA VENTURES. LLC. QUOTELAB, LLC DBA MEDIAALPHA ATTN: PRESIDENT OR GENERAL COUNSEL TRADE \$112,453 700 S FLOWER ST. SUITE 640 PHONE: (518) 637-2888 LOS ANGELES, CA 90017 MAIL: MEGAN@MEDIAALPHA.COM EVERQUOTE EVERQUOTE ATTN: JAYME MENDAL, CEO 210 BROADWAY CAMBRIDGE, MA 02139 28 TRADE \$109,238 PHONE: (855) 522-3444 EMAIL: HLUCEY@EVERQUOTEAGENCY.COM BERRY NETWORK BERRY NETWORK 2200 WEST AIRFIELD DRIVE ATTN: PRESIDENT OR GENERAL COUNSEL 29 \$107,196 TRADE P.O. BOX 619810 PHONE: (866) 838-5079 DFW AIRPORT, TX 75261 EMAIL: KIMBERLY.DEVITT@BERRYNETWORK.COM TYPHON INTERACTIVE LLC TYPHON INTERACTIVE LLC ATTN: PRESIDENT OR GENERAL COUNSEL 1712 PIONEER AVE., SUITE 2329 CHEYENNE, WY 82001 EMAIL: GINO@TYPHONINTERACTIVE.COM TRADE \$105,577

^{*} Mr. Toama is not party to the referenced litigation.

Fill in this inform	ation to identify the case and this filing:	
Debtor Name Troika	ı Media Group, Inc.	
United States Bankru	uptcy Court for the: Southern District of New York	<u>. </u>
Case number (If know	wn):	
Official For	m 202	
		um for Non-Individual Dahton
An individual who and submit this fo included in the do	is authorized to act on behalf of a non-ir rm for the schedules of assets and liabili cument, and any amendments of those d	ndividual debtor, such as a corporation or partnership, must sign ities, any other document that requires a declaration that is not locuments. This form must state the individual's position or d the date. Bankruptcy Rules 1008 and 9011.
property by fraud i		a false statement, concealing property, or obtaining money or n result in fines up to \$500,000 or imprisonment for up to 20 years,
Decl	aration and signature	
I am the	president, another officer, or an authorized	agent of the corporation; a member or an authorized agent of the
•	hip; or another individual serving as a repre	
I have e		checked below and I have a reasonable belief that the information is true
	Schedule A/B: Assets–Real and Persona	al Property (Official Form 206A/B)
	Schedule D: Creditors Who Have Claims	Secured by Property (Official Form 206D)
	Schedule E/F: Creditors Who Have Unse	ecured Claims (Official Form 206E/F)
	Schedule G: Executory Contracts and Ur	nexpired Leases (Official Form 206G)
	Schedule H: Codebtors (Official Form 20	6H)
	Summary of Assets and Liabilities for No	n-Individuals (Official Form 206Sum)
	Amended Schedule	
V	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form 204)	
V	Other document that requires a declaration: Corporate Ownership Statement Pursuant to Bankruptcy Rules 1007(a)(3) and 7007.1 and Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11	
I declare	e under penalty of perjury that the foregoing	is true and correct.
Execute	d on <u>12/07/2023</u>	
	MM/DD/YYY	/s/ G. Grant Lyon
		Signature of individual signing on behalf of debtor
		G. Grant Lyon
		Printed name
		President and Interim Chief Executive Officer Position or relationship to debtor